FIRST REGULAR SESSION

[PERFECTED]

HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 554

92ND GENERAL ASSEMBLY

Reported from the Special Committee on General Laws March 6, 2003, with recommendation that the House Committee Substitute for House Bill No. 554 Do Pass by Consent.

Removed from Consent Calendar March 10, 2003.

Taken up for Perfection March 12, 2003. House Committee Substitute for House Bill 554 No. ordered Perfected and printed.

STEPHEN S. DAVIS, Chief Clerk

1910L.03P

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AN ACT

To repeal section 171.033, RSMo, and to enact in lieu thereof one new section relating to inclement weather exceptions for mandatory days of school attendance, with an emergency clause.

Be it enacted by the General Assembly of the state of Missouri, as follows:

- Section A. Section 171.033, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 171.033, to read as follows:
- 171.033. 1. Except as provided in subsections 3 and 4 of this section, no school district
- 2 shall be exempt from any requirement to make up any days of school lost or canceled due to
- 3 inclement weather, unless that school district schedules at least two-thirds as many make-up days
- 4 for a school year as were lost in the previous school year, which days shall be in addition to the
- 5 school calendar days required for a school term by section 171.031.
 - 2. If, after using the make-up days referred to in subsection 1, a district does not meet
- 7 the requirement for a term of one hundred seventy-four days of actual pupil attendance, it shall
- 8 be required to make up no more than eight additional days of school lost or canceled due to
- 9 inclement weather and half the number of days lost or canceled in excess of eight days.
- 3. In the [2000-01] **2002-03** school year, a school district may be exempt from the
- 11 requirement to make up days of school lost or canceled due to inclement weather occurring after

EXPLANATION — Matter enclosed in bold faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law. Matter in boldface type in the above law is proposed language.

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November 20, [2000] 2002, in the school district, but such reduction of the minimum number 13 of school days shall not exceed five days when a district has missed more than seven days overall, such reduction to be taken as follows: one day for eight days missed, two days for nine 15 days missed, three days for ten days missed, four days for eleven days missed, and five days for twelve or more days missed. The requirement for scheduling two-thirds of the missed days into 17 the next year's calendar pursuant to subsection 1 of this section shall be waived for the [2001-02] 18 2003-04 school year. [A school district which held class for a full school day during the 2000-01 19 school year and after November 20, 2000, on a day in which at least one adjoining school district 20 or at least one other district headquartered in the same county canceled classes due to inclement 21 weather may report its daily attendance for such day, for the purposes of determining state school 22 aid pursuant to section 163.031, RSMo, based upon the district's average daily attendance for the 23 preceding school year, provided that no district may report attendance pursuant to this subsection 24 for more than five school days during the 2000-01 school year.

4. The commissioner of education may provide, for any school district in which schools are in session for twelve months of each calendar year that cannot meet the minimum school calendar requirement of at least one hundred seventy-four days and one thousand forty-four hours of actual pupil attendance, upon request, a waiver to be excused from such requirement. This waiver shall be requested from the commissioner of education and may be granted if the school was closed due to circumstances beyond school district control, including inclement weather, flooding or fire.

Section B. Because immediate action is necessary to clarify potential school scheduling and funding problems, section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section A of this act shall be in full force and effect upon its passage and approval.